THE LOWDEN ABORTION CASE.

Conclusion of the Trial of Dr. George Gyles, Charged with Killing Mrs. Mary Ann Lowden.

Interesting Charge of Judge Bedford.

THE JURY ACQUIT THE PRISONER

The Court room of the General Sessions, where City Judge Bedford is presiding, has possessed more attractions to our citizens this week, espeially professional men of the medical fraternity then the room in the adjoining building, where the trial of Stokes for the killing of James Fisk is progressing. This is attributable to the fact that the rime of abortion, for which Dr. Cyles is now being tried before the City Judge, is one of the most hor rible in the long catalogue of offences, involving as it does the very existence of society and the per-petuation of the human race. Every seat within nd without the bar was occupied long before the appointed hour for the resumption of the trial, and the deepest anxiety was depicted upon the countenances of all present when His Honor took seat upon the bench and made necessary preliminary preparations to charge the jury. District Attorney Fellows, who on the previous evening made such an impressive and powerful appeal for the conviction of the accused, was in his accustomed seat, as was Mr. William F. Howe, who zealously and care-Gyles has a more pleasing exterior than Lookup Evans and the brutish Rosenzweig, the convicted abortionists. He has a somewhat refined organization but has manifested unusual nervousness during the trial. Yesterday his countenance indicated great anxiety, and he was, of course, the "observed of all observers."

At eleven o'clock Judge Bedford entered the Court, and, upon taking his seat on the bench, Mr. Howe, in behalf of the prisoner, presented twentyave carefully prepared objections, which evinced much legal tact and acumen. They were more or less technical in their nature, and showed deep and careful research, and were ruled upon by the presiding Judge. Then Judge Bedford proceeded to charge the jury as follows:-

GENTLEMEN OF THE JURY—The prisoner at the bar, George R. Gyles, has been indicted for felony, being charged with having, on the 13th day of May last, caused the death of Mary Ann Lowden, a woman pregnant with child, by wilfully and felouiously using an instrument with intent to produce a mis-carriage. The statute relative to this case is as fol-

using an instrument with intent to produce a miscarriage. The statute relative to this case is as follows:—

Any person who shall hereafter wilfully administer to any women with child, or prescribe for any such woman, or advise or procure her to take any medicine, drug, substance or thing whatever, or shall use or employment of any instrument or other means whatever, with ment thereby to produce the miscarriage of any such woman, unless the same shall have been necessary to pre-crycher life for that of the child, shall, in case the death of such woman be thereby produced. Be deem guilty of a felony.

In order to establish the prisoner's guilt the District Attorney has presented evidence of a circumstantial character, there being no direct or positive proof. And it is for you, gentlemen, to say whether, from the facts and circumstances sworn to, you feel convinced of the prisoner's guilt beyond that reasonable doubt which the law declares to be the property of the accused. The facts of this case are few and simple. We have it in evidence that on the morning of the 13th of May the deceased was in good health; that she had been out during the morning and returned about two o'clock P. M.; that about that hour the prisoner called; they went into the parlor, conversed for fifteen minutes, then went up stairs and entered a bedroom, where they remained together and alone until half-past three o'clock. There was no disinterested third party—to eye-witness to tell us what happened in the secrecy and stillness of that lonety chamber of death during the time they were closeted. We can only infer from facts and circumstances, and from these we must endeavor to gather the truth. At five o'clock the bedroom was entered, Mrs. Lowden was found dead in her bed, bloody towels were found on the floor and a piece of olicloth on the bed under the blankets and sheets. Br. Marsh was sent for, and, with the assistance of Dr. Thomas C. Funnell, made a post-mortem examination, and, after doing so, gives it as his opinion that death was t Byrnes, of the Fifteenth precinct, called on the prisoner at 112 Ninth avenue. The Capitain inquired, "Are you Dr. Gyles?" He answered, "Yes." They then went Into a private room. The Capitain suid, "That hady that you were attending in Thompson street is very ill and her relatives want to see you." The prisoner replied, "I was not attending any lady in Thompson street." The prisoner the peated, "Yes, you were attending Mrs. Lowden, 228 Thompson street." The prisoner frequenting the third of the capital that the had not done and the capital that the had not done as the prisoner that the had not done mean by that—not doing anything to her?" While the Capitalin and the prisoner were riding in the care the prisoner frequenting assured the Capitain that he had not done mean by that—not doing anything to her?" saked the Capitain. The prisoner said:—"She wanted me to produce an abortion upon her, but I would not do it for \$1,00,000." When the prisoner rivived at the station house he was identified as the man who remained with Mrs. Lowden in her bedroom; and when the prisoner was told that Mrs. Lowden was dead he put out has hands and exclaimed two or three thines, "I did not do anything to her?" This interview between the prisoner and Capitain Byrnes I doem most important. It is for you, gentlemen, to give to it its propor weight and true interpretation. While contimplating this portion of the testimony necessarily the following pertinent question will arise in your minds—was it the conduct and language of a respectable physician who had perform a professional duty in a kind and humane manner? or was it the conduct and language of a respectable physician who had perform a professional duty in a kind and humane manner. Or was to the conduct and language of a respectable physician who had personer is a regular graduate of the New York Medical College on this city. The prisoner inself is placed upon the sian and admits attending the deceased, out denies, in the most emphasic particular that he deceased for neart, which,

The charge was listened to throughout with very great attention and deep interest, and at its conclusion there were manifestations of applause,

The jury retired at twelve o'clock and were called into Court at half-past four o'clock in the afternoon, when the foreman stated that they had not agreed upon a verdict and there was no prospect of their

coming to an agreement. ige Bedford inquired if there was any question The foreman replied in the negative, whereupon

will with pleasure come down to Court any time during the evening up to ten o'clock. THE VERDICT

At ten o'clock last night the jury in this case, having been in consultation since twelve noon, stated that they had arrived at a verdict. Judge Bedford took his seat amid breathless silence, and prisoner, Dr. Gyles, was brought into the prisoner, Dr. Gyles, was brought into court, accompanied by his faithful counsel, Mr. W. F. Howe. Mr. Sparkes, the Clerk of the Court, having called the names of the inrors, asked the foreman if they had arrived at a verdict, to which a reply was made, "We find the prisoner, George R. Gyles, not guilty."

At this announcement the prisoner turned ashy pale, grasped nervously the hand of Mr. Howe, and then, with a great effort, rose and returned thanks to the jury for their just verdict.

General Sessions-Decisions

THE GREEN SHOOTING CASE.

Arraignment and Discharge of the Prisoners-Did Green Attempt to Commit Suicide!-Probable Solution of the Affair-Condition of Green.

The audience chamber of the Yorkville Police Court was crowded to excess yesterday afternoon, it being announced that Joe Schwab and the others arrested in connection with the shooting of John Green on Tuesday night last would be arraigned. Green on Tuesday night last would be arraigned. There was no disappointment, for the prisoners, in charge of Captain Gunner and three policemen, made their appearance shortly before the adjournment of the Court. After a few minutes delay they were all discharged upon two atildavits made by Captain Gunner and Mr. Joseph Doxy and a letter from Coroner Young, who said that, inasmuch as Mr. Green had made no declaration to him against Mr. Schwab or any one cise, Mr. Schwab was not, of course, in his custody. He advised that the prisoners be taken before Justice Coniter, who had the power to do with them as his judgment dictated. The atildavits of Captain Gunner and Mr. Doxy were to the effect that they had had a conversation with Green, who said that he knew not the person who had shot him, and entirely exonerated Mr. Schwab from all blame in the matter. As the prisoners left the Court they were surrounded by their friends, who extended to them hearty cong atulations upon their freedom. The honorable discharge of the persons arrested, and upon whom rested a suspicion of the attempted assassination, does not, however, allay the excitement caused by the affair. After diligent inquiry into the lacts of the case the pouce have come to the conclusion that Mr. Green shot himself with the intention of committing suicide. Mr. Green was in poor chromstances, and he was not, as was at first supposed, a "time spotter" on the Third Avenue Railroad. On Tuesday evening he took a walk out to get a little fresh air, he having been unwell for several days previously. He walked up Third avenue and Fifty-seventh street. He went into no place and drank nothing. A little after twelve o'clock he went home with Schwab. A half an hour or three-quarters later he was found sitting on a stoop in Fifty-seventh street, hear third avenue, groaning with pain. A leady residing in the neighborhood says that she heard a shot and then some from instrument rolled along the pavement. She looked out the window and saw Mr. Green all alone. A pistol was There was no disappointment, for the prisoners in charge of Captain Gunner and three policemen ily turned aside when the muzzle of the pistol was placed against the wounded man's ches Green was much improved yesterday, and the chances are even as to whether he will recover or die. The latter is the most probable, however.

JOHN COCHRANE'S RICHMOND VISIT.

TO THE EDITOR OF THE HERALD:-

A communication to the Times of the 17th inst. requires, I think, that I should ask of you space enough to refute it. It is the work of "A Grant Man," who professes the pleasure he felt in listening to the statement of a Southern republican, ar officer formerly in the Confederate army and a gentleman, &c., &c., that in the early part of 1861 lock the as found is a found in the carry part of 1861 I as found in the der the for, and, il, made for, and, li, made states seceding if they wished to, and he d-clared, with all the cloquence he was capable of, that New York would march 100,000 armed men to the assistance of the rebelhous States in the event of war."

My answer is that the statement is, in its entirety, false.

York would march 100,000 armed men to the assistance of the rebelious States in the event of war." My answer is that the statement is, in its entirety, false.

The facts are these:—Upon the adjournment of the Tility-sixth Congress, of which I was a member, and the inauguration of President Lincoln, in the spring of Isel, before returning to my home in New York I visited Richmond, with the view of seeing and possibly of aiding the friends of the Union in the Virginia State Convention, then sitting there, Within an hour after my arrival I was controlled by Henry A. Wise in a casual public controversy, in the hotel, where, in the presence of a crowd, the absorbing topic of the day was debated between us, I maintaining the Union side and the listeners sympathizing with the disunion sentiments of Governor Wise. It so happened that Colonel Lay, a Virginian, having, with reference to the anticipated secession of Virginia, resigned his commission in the United States Army, was, on the afternoon of the day to be serenaded by his friends. I was told by the Hading Union members of the Convention that it was claimed by the secessions and that as the secenade to Colonel Lay would furnish an opportunity to disprove it. I must consent to address the audience. Expressing my unwillingness to intrude ideas differing from those of Colonel Lay at a serenade in his honor, I at length so far yielded to their importunities as to consent, should a general call be made, after Colonel Lay had retired. Under such circumstances I spoke from the balcony of the hotel to the masses in the street. When I retired I was accosted by several of the Union members of the Convention with congratulations on the service I had done them, and with assurances that the reception of my remarks had demonstrated that the people of Richmond were for the Union. At a consultation that evening of the Union members of the Convention, where were George Summers, Mr. Willie, Mr. Endlwin, Mr. Lewis and others, it was judged to be highly important that I should return

erment in washington placed in confidential communication with the Union members of the Virginia Convention.

I have never seen, and believe there was no extended report of my speech in the papers; but afterwards, when the Union army was lying before Fredericksburg, a private of my brigade, attracted by my name on the fragment of a newspaper, brought it to me, when I read from it this paragraph:—"Hon. John Cocarane is in Richmond on a mission, it is aild, of some sort in connection with the proceedings of the Virginia Convention. On Wednesday evening he was serenaded and made a Union speech." I did not appear before the Convention nor speak to it. I visited it while in session as a private spectator, and, holding converse on its business with none, retired when the session closed.

I have thought, sir, that this old calumny had been sufficiently exposed, but its renewal now by "A Grant Man" is but another instance of the proverbial truth "that drowning men catch at straws." Respectfully, yours, New York, June 18, 1872.

ANTICIPATING THE 12TH OP JULY.

ANTICIPATING THE 12TH OF JULY.

As the 12th of July approaches the blood of the followers of the hero of the "Boyne Water" begins to boil and show its turbulent spirit. A few days ago a difficulty, baving its origin in this old historic fend, occurred in West Fifty-seventh street, between the families of Thomas Muligan and Henry Aiken. Several outsiders took part in the meide, in which Muligan and Aiken received severe scalp wounds. No court interference was, however, asked for on either side, and probably nothing further would have been heard of the matter, for the present, at least, had not the Muligan tanily offered some insults to Mrs. Aiken a few days after, which led to another set-to. This time Muligan was arrested on complaint of Mrs. Aiken, and yesterday the matter came up for adjudication before Justice Coniter, at Yorkwile Police Court. Both parties being to blame, Muligan was discharged with a reprimand, and the Court warned all concerned that if any of them had the inisfortance to come before the bar again be would allow the law to take its course.

THE COURTS

Interesting Proceedings in the New York and Brooklyn Courts.

A Smuggler Sentenced-Sawdust Swindling in Court-The Treasurer of a Mutual Benefit Society in Trouble-Business in the

> UNITED STATES CIRCUIT COURT. Sentence of a Smuggler.

Charles Marxen, convicted of snuggling gold watches and jeweiry into this port in falsa-bottom trunks, was sentenced yesterday to six months im-

SUPREME COURT-CHAMBERS.

An Alleged Sawdust Swindler in Court.

Before Judge Barrett.
In re James Wilson.—Some time since Wilson was arrested on a charge of being a sawdust swindler. He was brought up in this Court yester day on a writ of habeas corpus, and application day on a writ of habeas corpus, and application made by Mr. Abe H. Hummel for his discharge, on the ground that the commitment simply charged him with violation of the act of April 15, 1872, and without specifying the offence, which, he claimed, it was the duty of the magistrate to have done. Assistant District Attorney Sullivan insisted that the writ should have been made returnable in the Court of Oyer and Terminer. He said that the examination of the case had not with the came under the jurisdiction of the latter Court. Mr. Hummel withdrew the application for a discharge, and expressed a willingness to accept bail, as the offence was simply a misdemeanor and clearly bailable.

Judge Barrett ordered that the case be taken before the Court of Oyer and Terminer this morning.

Decisions. In the matter of the petition of Abigaii Free-land,—Order granted.

In the Matter of the Application of Dennis J. Ma-honey et al. to Sell.—Memorandum for counsel.

In the Matter of the Petition of the Congregation Shaari-Ruehminn, &c.—Order granted:

Brigham vs. Willard.—Motion granted.

Lowney vs. Lowney.—Referred back to take mr-ther proof.

ther proof.
Smith vs. Pacific Mail Steamship Company.—Motion for an injunction denied, with \$10 costs. Secondarion. opinion. McGuire vs. Baker et al.—Judgment granted.

MARINE COURT-PART I. The Troubles of a Mutual Benefit Society

Treasurer. Before Judge Tracy.

Kohn vs. Sperling .- The defendant and some frends, warned by the winter prices of coal for some years past, formed last summer a society of some seventy persons, the object being to purchase coal at wholesale prices, each member to be supplied at the reduced price with as many tons as he required. The defendant was elected treasurer, and proceeded to enter into a contract with the plaintiff, a coal dealer, for a supply of from 150 to 200 tons, as it should be ordered. This contract, which was claimed to be lost, according to plaintiff a testimony, was made with the defendant individually and without knowledge that he acted in any other capacity. According to defendant it was between the association and plaintiff, and he claims that in signing his name to it he attached the word "Treasurer," in Hebrew characters. A few of the orders upon which the coal was delivered were produced, but the word "Treasurer" here was in a different handwriting from the signature and from the body of the order, and this the plaintiff claims to have been added since they went back into defendant's possession. The suit is brought to recover a balance of about two hundred dollars due, for which the Court rendered judgment. required. The defendant was elected treasurer,

COURT OF CENERAL SESSIONS. Alleged Homicide-Discharge of the Acensed. Refore Judge Bedford.

Yesterday in this Court Assistant District Attorney Stewart informed His Honor that among the cases on the calendar was one charging Daniel M. Marrow with causing the death of Charles Mass on Marrow with causing the death of Charles Mass on the 9th of January. The facts and circumstances of the case were that the deceased made some insuling remarks to the wife of the accused, who struck him a blow which felled him to the sidewalk, proproducing concussion of the brain, resulting in death. The only witness who saw the occurrence was a man named Moore, whose attendance could not be procured. He (Mr. Stewart) consented to the discharge of Marrow.

Judge Bedford acceded to the motion and discharged the defendant on his own recognizance.

COURT CALENDARS-THIS DAY.

COURT CALENDARS—THIS DAY.

SUPREME COURT—CHAMBERS—Held by Judge Barrett.—Nos. 49, 54, 56, 75, 77, 78, 79, 83, 102, 106, 106, 108, 116, 111, 113. Call, 115.

SUPREME COURT—CHECUIT—PART 1—Held by Judge Van Brunt—Short causes.—Nos. 2277, 2425, 2486, 3263, 2257, 2293, 1921, 1311, 3167, 2265, 2963, 3163, 2169, 2301, 2713, 3051, 3116, 3229, 3283, 3309, 3306, 3299, 3355, 76514, 170734, 2427, 2733, 3067, 3073. Part 2—Held by Judge Brady—Short causes.—Nos. 1644, 3152, 3294, 1192, 3173, 2650, 2256, 3150, 3166, 3170, 2386, 3289, 3280, 1492, 2183, 2269, 2462, 2972, 302844, 3166, 3170, 3286, 3288, 3280, 1492, 2183, 2268, 2462, 2972, 30284, 316054, 3169, 3218, 3206, 3294, 3410, 63094, 2736, 2872, 2926, 3122, 316914, 3200, 3292, 3353, 3383, 336, 3364, 3442, 3473, 3412, 341444, 3420, 3422, 342244, 3430, 3434, 3436, 3278342, 3438.

COMMON PLEAS—TRIAL TERM—Part 1—Held by Judge Daly—One hour causes.—Nos. 1561, 1561, 1563, 2340, 2360, 1955, 2481, 2371, 2411, 2104, 2474, 1765, 2488, 2363, 2314, 2377, 2488, 2390, 2464, 2415, 2669, 1495, 2154, 2364, 2455, 2661, 1322, 2119, 2419, 2515, 2148, 2197. Part 2—Held by Judge C. P. Daly—One hour causes.—Nos. 2541, 1511, 2009, 2470, 2389, 2885, 2267, 2527, 2527.

SUPREMOR COURT—TRIAL TERM—Part 1—Held by Judge Tracy.—Nos. 8870, 9101, 947, 8990, 8183, 8868. Part 2.—Held by Judge Spanliding.—Nos. 9162, 9230, 9654, 9309, 9922, 8750, 9960, 9191, 9174, 9082, 9702, 9173, 9155.

COURT OF GENERAL SESSIONS—Held by Judge Gunning S. Redford.—The People vs. James Larkin, homicide: Same vs. Adoiph Laible, felonious assault and battery; Same vs. Judnes Hammond, grand larceny; Same vs. Adoiph Laible, felonious assault and battery; Same vs. Judnes Hammond, grand larceny; Same vs. Catharine Martin, grand larceny; Same vs. Edward Forrest, larceny from the person; Same vs. Prederick Frick and Thomas Hammond, grand larceny; Same vs. Henry Johnson, grand larceny

BROOKLYN COURTS.

SUPREME COURT-CHICUIT.

Alleged Fraudulent Transaction in Real Estate.

Before Judge Pratt.
Charles P. Vanneman vs. Edward J. and Mille D. Powers.—This was an action to recover \$10,000. Plaintiff charged that he had been fraudulently induced into exchanging a \$7,000 farm in New Jersey for a bogus mortgage and certain worthless and in Iowa. Another allegation was that the defendants were swindlers, and belonged to a gang of confi-dence operators in bogus mortgages and convey-ances.

The defence denied that any fraudulent representations had been made, and claimed they were losers by the transaction, as the farm received was not worth the amount of the mortgage on it.

Verdict for plaintiff, \$2,860.

A Sewing Machine Company's Bills of

A Sewing Machine Company's Bills of Exchange.

Hugo Bunge vs. Joseph H. Tuck.—The plaintiff said that while residing and doing business in buenos Ayres in March, 1868, he owned two tills of exchange for \$4,329, gold, drawn upon the North American Manufacturing Company by S. O. Wheelwright, their agent there. Although the drafts were presented in New York and accepted, they were never paid. Subsequently plaintiff obtained judgment against the company, but could not get a cent on it. It seems that this North American Manufacturing Company was organized by James H. Whitney and others for the manufacturing, &c., of sewing machines, in May, 1896, and certificates of incorporation were filed in the County Clerk's office and the office of the Secretary of State. The capital stock was \$100,000 shares of \$10 cach. The plaintiff alleges that the whole amount of the capital stock was never paid in, nor did the president or a majority of the trustees of the company ever make or sign or swear to a record, obscuse to be recorded in the office of the Clerk of the City and County of New York a certificate stating the amount of the capital of the company fixed and paid in, as is required by the act under which the company was inacerporated. The defendant Tuck was a stockholder in the company to the extent of 4,000 shares of \$10 cach, and this action is new brought to recover from him the amount of the indebiedness of the North Ameri-

can Manufacturing Company so the plaintiff, \$6.288 36, with interest from November 17, 1868.

The defence was that the entire capital stock of the company was fully paid it and all the terms of the statute compiled with so as to release him from liability; that the company sent Funge a large quantity of sewing machines, which he sold for \$30,000 and never returned or accounted for the money; that no action was ever brought against the company for the debt alleged to be due to Bunge, as no summons was ever served upon any any officer of the company. The company was, on the 13th day of July, 1868, dissolved, and receivers appointed of its effects.

As a further defence Tuck said that Wheelwright did not have authority to draw the bills.

The jury gave plaintiff \$7,865.

Singular Case of Mistaken Identity-Suit for False Arrest and Imprisonment-Damages Awarded.

Before Judge Nellson. John Lindsay vs. Zadoc H. Jarman.—The plaintiff in this case, which was reported in Wednesday's Herald, sued Mr. Jarman, who is a member of the New York clothing house of Treadwell, Jarman & Co., for faise imprisonment, and claimed \$20,000 damages. The circumstances of the case show a strange case of mistaken identity. On the 16th of November, 1869, a man, who styled himself G. W. Farrington, ordered a coat and vest, worth \$75, of the firm, and requested that they should be sent to his house, No. 22 Willow street, Brooklyn. A messenger lad, named Davis, was sent with the clothing, and was met at the house by a man calling himself Mr. Farrington, to whom he gave the bundle. The man asked him to wait in the parlor until he returned from up stairs with the parlor until he returned iron up stairs with the money. Davis waited, but the deceiver never returned. He leit the house by a rear way. Davis had been the victim of an old dodge. The man had rented a room in the house the day before, but the landlady did not know him. He was one of those mean thieves who get 100ms for a day, go out and order goods and have them sent to the houses. When the messengers arrive they treat them in the way that this chap treated Davis. The young man noticed that the swindler in this case had a glass eye, and after that he kept a watch on the streets for him.

It was nearly two years after this occurrence, one day in March last, that Davis met the plaintiff, Lindsay, on the New York side of the Fulton ferry and was impressed by his appearance that he was the swindler. So strong was the in the belief that he had him arrested and, at the request of Mr. Jarman, the defendant, Lindsay was held at the First precinct station house. The next day, however, he was discharged by Justice Dowling, at the Tombs Police Court. It is a singular coincidence that Mr. Lindsay also has a glass eye and the fact evidently strengthened Davis' belief that he was the man. Davis, on the trial, was not convinced that the defendant was another party altogether.

The ury rendered a verdict in favor of plaintiff in this case, which was reported in Wednesday's HERALD, sued Mr. Jarman, who is a member of the

THE JUMEL EJECTMENT SUIT. More Interesting Testimony-Aged Wit-

nesses. The following additional testimony to be pre

sented on the new trial of the Jumel electment case was taken yesterday:-

The following additional testimony to be presented on the new trial of the Jumel ejectment case was taken yesterday:—

Mary Ornshee testified—I live in Providence, R. I., and will be eighty-four in June; when a child I lived in the northern part of the city, in Benefit street; I knew Polly and Betsey Bowen, who then lived in Olney street; I don't think they lived there more than a month or two; Betsey Bowen then went to Freelove Ballou's, where, it was said, she became a mother, objected to. After that she went to New York, and I don't remember ever seeing her again; Polly Bowen wandered about Providence for two or three years and then she died, up in North Providence somewhere, at a place they call the "Woods;" I knew Reuben and Preelove Ballou; they lived in Charles street, and Reuben died there; I have known George W. Howen since he was big enough to run out of doors; he lived in Maior Reuben Ballou's house as long as Ballou was living—4. e., until he was eight or ten years old.

Cross-examined by Mr. Logan—I don't know who were the parents of Polly and Betsy; I was seven years old when Betsey Bowen went to Mrs. Free-love Ballou's to live; I do not know of my own knowledge which was the elder; I never saw Betsy Bowen in Mrs. Balou's house, but my aunt went there to see this boy that was born there, George Bowen, the plaintiff. Objects do.

Freeman Beckwith, examined by Mr. Chaffeld for plaintiff—I was eighty-eight years old last October; I recollect seeing a girl or woman about the streets of Providence called Betsey Bowen, the plaintiff; we lived in different parts of the town when I first heard of this case; I thought she was very well dressed then; I know Goorge W. Bowen, the plaintiff; we lived in different parts of the town when I first heard of this case; I thought she was very well dressed then; I know Goorge W. Bowen, the plaintiff; we lived in different parts of the town when I first heard of this case; I have been a surveyor, and have her her by the providence was a sort of dector, and it was a res

AT BENDALI'S OLD STAND-PURNITURE, CARpets, Bedding, cheap for cash or by weekly and
anonthly payments.

C. E. CANNON & CO.
25 and 21 Hodon street, corner Canal street.

A -PARTIES IN WANT OF FIRST CLASS HOUSE,
bold Furniture and willing to pay half cost call at
20 West 23 st. Parlor Suits, Planoforte, Paintings,
Bronzes, Curtains, Books, Buffots, Extension Table, Bedroom Suits, Bedding, &c.; Basement Furniture, used 7
months, Must be sold, regardless of cost, in lots to suit
cash purchasers.

A LARGE ASSORTMENT OF CARPETS, FURNI-A ture and Bedding at the lowest cash price, or weekly or monthly instalments, at OFARRELL'S warchouse, 20 Eighth avenue, corner of Twentieth street.

Bit av.

A T PRIVATE SALE FOR LESS THAN HALF ORIGIA nal cost-Property of ismily leaving city; magnificuit Ponnadour satin brocatel Parlor Sur, cost \$450, for
\$150, ion \$250, Marie Antoinette Parlor Suit; to satin,
cost \$550, for \$225, beautiful Turkish Suit, two colored
res, silk basels, cost \$600, for \$250, wainut reps Suit,
\$35 and \$30, Carrier, 50c, per yard no. Planoforte, Stock
and Cover, cost \$700, for \$250; Mirrors, Corrains, Faintings, Bronce, Ala-ka Vases, Chamber Suik, in wainut,
roe-wood and painted: Mattresses, Buffer, Extension
Table, Ac., at a great sacrifice. 252 West Forty-second
street, between leventh and Eighth avenues.

MONTHEY OR WEEKLY PAYMENTS.

MONTHLY OR WEEKLY PAYMENTS—CARPETS
Furniture, Bedding, Ac.
DEALY & CUNNINGHAM.
384 and 385 Third avenue, near Twenty-eighth street
Prices lower than any other house in the city.

PARLOR BEDS OF EVERY DESCRIPTION—AS SOfax, Furnaus, Fideboords, Bookcases, Secretaries,
ac, readify and instantaneously adjusted; all on eavy
monthly installments. 148 Blocker street, near South
Fifth avenue.

MARBLE MANTELS.

A REMOVAL SLATE MANTELS, GRATES, &C.—
A. Large and elogant stock at our new warerooms, Union square, corner of Fourth avenue and Seventeenth street. FERREMY SLATE COMPANY, manufacturers of every variety of Slate work, plain and ornamental.

A. KLABER, STEAM MARBLE AND MARBLEIZING AND WARBLEIZING and Marbleized Mantels, Tiling, Marble Counters, Monuments, at prices that dery competition. Marble Turning for the trade.

A -REMOVAL, -SLATE MANTELS, MARBLE MAN.

1. tels, Wood Mantels; the finest assortment ever offered in this city, at our new and spacious warerooms,
220 and 222 West Twenty-third street.

T. B. STEWART & CO.

MISCELLANEOUS.

POLITICAL PRINTING OF EVERY DESCRIPTION done at short notice by the Metropolitan Printing Establishment, corner of Broadway and Ann street, New

CITY REAL ESTATE FOR SALS. East Side.

A FREE REGISTER, CONTAINING 2.000 CITY
Houses and Lots, City Man, &c., gratts, Apply to V.
R. STEVENSON & SON, Il Pine at reet, and 226 Filith av.

A -LARGE AND SMALL HOUSES FOR SALE, LOW, on Firth, Madison, Park, Lexington avenues, and every street up town, by WILLIAM TUCKER, 220 Pinth avenue, above Twenty-sixth street.

A -\$25,000.—LARGE TENEMENT HOUSE ON OR-chard street; rents for \$3,000 a year; terms easy. "Monthly Record" grats. WILLIAM TUCKER, 229 Fifth avenue, first door above Twenty-sixth street. A TWO STORY AND BASEMENT HOUSE, 148 EAST Thirtieth street, for sale or to rent; lot 25 by 100; rent low to good tennens; or price \$13,00; easy terms. House open from 10 to 2 P. M., or apply to JOHN FET-TRETCH, 1,000 Third avenue.

A 7 \$3,000—A NEW TWO STORY HOUSE, WITH EX. A tension and cellar and two full lots; \$6 0 ca-b; balance on eav terms. Inquire on premises, Second avenue near Fifty-fifth street, South Brooklyn. T. CROCKER.

ELEGANT FOUR STORY BROWN STONE REST. dence near Central Park, finished in cabinet work and walnut throughout; must be sold at a sacrifice; see it. LIONEL FROEHLICH.

Third avenue, corner Finish street. FOR SALE-UP TOWN, BETWEEN MADISON AND Pitth avenues, Cottage House, 13 rooms; all the modern improvements and full lot; will be sold at a bar-gain; terms to suit. Apply to D. H. WATSON, 500 Broad-way, up stairs.

A -\$,900.—TENEMENT HOUSE, WORTH \$12,000, 2,560 other City Dwellings, Tenements and Lots for sale, by WILLIAM TUCKER, 220 Fifth avenue, first doors above Twenty-sixth street.

A. 4814.000—HANDSOME BROWN STONE HOUSE UP A. town, worth \$15.500; \$2,00 ets Dwellings, Tene-ments and Lots for sale. WILLIAM TUCKER, 220 Fifth av., above 26th street,

FOR SALE—THE ELEGANT FOUR STORY BROWN atone House No. 2 West Flittieth street, with side lights on Fifth avenue. 25x60 feet, built by the owner for his own use; is in perfect order. For further particulars and permits apply to R. H. LUDLOW & CO., No. 3 Fine street and 35 Kast Seventeenth street.

FOR SALE—ON WEST TWENTY-THIRD STREET, A three story high stoop brick House; size 28.553.109; all modern improvements; good order; ready for immediate occurancy; price 22.000.

JAMES R. EDWAIDS, 277 West Twenty-third street.

\$1.000 OR \$1,500 ONLY REQUIRED DOWN FOR cacellentsmall four story English basement House; II rooms: modern improvements; \$2,500. See owner, 416 West Thirty-third street, after 3.

BROOKLYN PROPERTY FOR SALE AND

REMOVAL OF THE

HERALD BRANCH OFFICE-BROOKLYN. ADVERTISEMENTS FOR THE NEW YORK HERALD RECEIVED AT OUR BRANCH OFFICE,

IN THE LONG ISLAND SAVINGS BANK BUILDING, CORNER OF PULTON AV AND ROPPUM ST OFFICE OPEN FROM 8 A. M. TILL 8 P. M. CARRIERS' AND AGENTS' DEPARTMENT, NO. 7

FRONT STREET, BROOKLYN. ELEGANT BEOWN STONE HOUSE FOR SALE-AT Li a bargain; also Furniture; unexceptionable perhood; owner going abroad; would rent; age cluded. II. H. CHILDS, 103 Broadway, re-

POR SALE—AT A SACRIFICE, NEAR PROSPECT Park, Brooklyn, a two story frame House, brick basement, sub-cellar, French roof, front and rear piazza; 12 tarze rooms, marble manuels, gae and water; built by day's work; lot 25x180; cash \$4,500 and \$4,300 on time. Inquire of SPENCER C. CARY, Nos. 3 and 5 Hudson street, New York.

JERSEY CITY, HOBOKEN, HUDSON CITY AND BERGEN REAL ESTATE. To Let or Lease.

HOBOKEN.-TO LET. FOR HOUSEKEEPING, \$5 PER II week, two nice, airy, large furnished front Rooms, with closets; private house, 26 Monroe street, between First and Second streets; no other tenants there; another Room on same floor if wanted.

WESTCHESTER COUNTY PROPERTY FOR SALE OR TO RENT.

A COMFORTABLE HOME IN WESTCHESTER county; price \$5,00; 40 minutes by Harlem River Railrord; three minutes from depot; splendid shade and fruit trees; excellent bathing, boating and fishing; quick trains; neighborhood improving wonderfully; urgent cause for selling low. For particulars address OWNER, care of Mr. Hurson, 561 Sixth avenue.

AT TARRYTOWN.-TO LET, HOUSE, FURNISHED A complete; four acros ornamented; abundance of fruit; good stable and coach accommodations; five minutes from depot.

GEORGE HANFORD, owner, 239 Broadway.

A T MAMARONECK, WESTCHESTER COUNTY, OP-posite depot, House, with store and stable, desirable for a grocery or other business; rent \$400. EUGENE CHEVALLIER, of Liberty street.

FOR SALE OR EXCHANGE FOR A BEOOKLYN House-A Farm of 95 acres, near White Plains, his-terically known as Washington's Headquarters. Price 259,603. REED & HOYT, 229 Broadway. SZIGOL REED & HOYT, 229 Broadway.

IN MAMARONECK, WESTCHESTER COUNTY, N. Y.
55 minutes via New Haren Baller.

IN MAMATONECK, WESTCHESTER COUNTY, N. Y.
55 minutes via New Haven Kailroad, near depot.—
neat white frame House, containing 10 rooms; a goor
garden, with all kinds of vegetables growing, and a bern
with one acre of land. Will be rented low for the summe
or year. Apply to J. G. HITCHCOCK, 271 Canal street
or at Mamaroneck. TO LET-AT FOREST GROVE, MORRISANIA, ON high ground, a French roof House, 12 rooms, turnish, ed or unfurnished; three minutes from horse and eight

YONKERS.-TO LET, FURNISHED, TWO MONTHS or season, first class Residence, fronting the Hud-son; ornamented grounds, garden, carriage house, &c.; also a furnished Cottage. JAMES YOUMANS, Agent, Yonkers.

PROPERTY OUT OF THE CITY FOR SALE OR TO RENT.

A LL WANTING FARMS-GOOD SOIL, MILD CLI-N. J. Mate-for papers address C. K. LANDIS, Vincland,

AT CRANFORD, N. J.—FOR SALE OR TO LET, TWO first class Houses, with all the modern improvements; about four minutes walk from the depot of the Central Railroad; time from New York, 50 minutes. S. CAHILL, owner, Craulord, N. J. A BARGAIN.-25 ACRES CHOICE BUILDING LAND, one hour in New Jersey by rail, 30° minutes from depot, on 80 foot avenue. Owner, 149 Broadway, room 5.

A FARM, CONTAINING 70 ACRES 620 ACRES TIM-ber, 20 sown with ryc), located on Hudson River: 10 miles' view of same; the above will be sold cheap or ex-changed for a good city House. Call to-day for narticu-lars. C. S. PECK & CO., 951 Broadway. A LARGE HOUSE ON "HOG ISLAND" CART OF Long Island), 17 miles from city: splendid tor board-ing house; abundant fishing, fowling, de. Only \$4,00. E. A. CONKLING, 122 Broadway.

A SPLENDID GARDEN FARM OF 12 ACRES, IN A high state of cultivation; good buildings; plenty of truit; near Fort Richmond landing, S. L. Will sell cheap, with stock, crops and implements. Apply to D. F. CUR-LEY, 12 Centre street.

A FARM OF 170 ACRES, 60 IMPROVED; 10 COWS, good Team, Chickens, Pigs and Farming Utensits; 5½ hours of New York; \$7,000. Also 16 other Farms, the same distance, in good locality. Call for creulars. ELI CUDDEBACK, Western Hotel, Cortland: street.

DEAUTIFUL RESIDENCE, 14 ROOMS, 40 ACRES RICH improved Land; pienty fruit; commands line view of the ocean; twelve minutes' drive from Staten Island Ferry; \$15,000, worth \$25,000, to close estate; terms to suit. DARRIN, 51 Broad street.

BRIDGEPORT, CONN.-TWO FINE VILLAS FOR sale, on a fine avenue in city of Bridgeport; houses new, attractive, and contain all modern conveniences. Photographs, price and full particulars at office of D. M. SEAMAN, 14 Pine street.

COTTAGE FOR SALE-\$7,000-ELEVEN ROOMS bracing air, 25 tailes on New Haven Railroad. Planwith WILLIAM T. HALLETT, architect, 111 Broadway. ENGLEWOOD.—FOR SALE, TO LET OR EXCHANGE, Houses, Lots, 4c., fine Place of five acres, for a Brooklyn House; also many others.

KELLY BROTHERS, 205 Broadway.

FOR SALE-DELAWARE FARM, 43 MILES FROM Philadelphia, property of the late Hon, William Millward, within 2½ miles of Kirkwood statton, on Democrate Railroad, and 5 miles of Chesapeake and Delaware Canal, containing about 361 acres, splendidly adapted for grains, peaches and all kinds of truit and vegetables. Large bries mansion house, with two tenant houses, and large new stone barn and other outbuildings, all in excellent condition. Produce can be shipped daily to Britimore and Philadelphia, Address JOHN W. BUCKMAN, Executor, Kirkwood Station, Del.; or 200 Walnut street, Philadelphia, Pa.

FOR SALE-THE POLLOWING PARMS IN WEST-Penester:—183 acres, 6 miles from Tarrytown, price. 144,000
40 acres, 3 miles from Tarrytown, price. 22,000
107 acres on Central avenue, price. 22,000
108 acres, near Pleasantville, price. 25,000
170 acres, 184 miles from Pleasantville depot, price. 51,000
170 acres, 184 miles from Pleasantville depot, price. 51,000
For particulars address W., box 305 Post office, Tarrytown.

FOR SALE—A NEAT NEW COTTAGE, JUST PIN-ished, at Merrick, L. I., near depot: price \$5.000; very consentent and cheap. A react of had from three to five series will be given to some manufacturing enterprise at same place; 2 miles from the city; trains aimest hourly, inquire of CHARLES FOX, other Southsale Railroad Company, South Eighth and First streets, Brooklyn.

FOR SALE-DELIGHTFUL RESIDENCE, 16 ROOMS, carriage house, &c., three-quarter acre, the lawn, well shaded, fronting the bay good bathing; five minutes walk from ferry, Staten Island; \$13,992.

DARRIN, 50 Broad.

FOR SALE-HANDSOME TWO STORY COTTAGE, It lots, plenty fruit and shade; desirable neighborhood five minutes' walk from North Shore terry. Staten Island \$3.500; worth \$4.500. DARRIN, 50 Broad street.

FOR SALE—ONE OF THE MOST ELEGANT RESI-dences on Staten Island, with all the modern improve-ments; eight acres beautimity laid out; desirably located; by miles from landing; owner going to Europe; \$22,000. by miles from landing; owner going to Europe; \$22,000. terms to accommodate; cost over \$50,000; furnished is de-terms to accommodate; cost over \$50,000; furnished is de-sired. FOR SALE-30 MILES IN NEW JERSEY, A PARM of 80 acres, \$2,000; 75 acres, \$5,500; 160 acres, \$2,000; 13 acres, \$1,000; 120 acres, \$10,000; 150 acres, \$10,000; 100 acres, \$10,000; 100 acres, \$12,000; 205 acres, \$17,000. All from one to three miles from debot. THOMPSON & CO., 205 Broadway. POR SALE CHEAP—A DESIRABLE TEN-ACRE
Country Seat in New Jersey, with good buildings,
pleuty of fruit, water front, near depot; 35 miles from
city. Apply at or address coal yard, Palisade avenue,
near Franklin street Jersey City Heights. FOR SALE—AT FAIRVIEW, N. J., EIGHT MILES from New York, two minutes' walk from depot, 12 full Lots, at a great barrain, or will exchange for House in city or Harlem. Apply to D. H. WATSON, 503 Broad-way, in state. POR SALE OR TO LET—A HOUSE AND LOT IN THE country, with a variety of truit; six miles from Lake Mahopac, and one from Hariem River Railroad. Inquire at 82 avenue B.

PROPERTY OUT OF THE CITY FOR

FOR SALE OR TO LET—AT LONG BRANCH, NEW House, 29 rooms, 3½ acres, near the beach and best hotels; high ground; immediate possession; price \$16,000. JOHN RANKIN, 162 Adastic, corner Clinton street, Brooklyn. Brooklyn.

FOR SALE OR TO LET—AT CRANFORD, N. J., 56

Finingles from New York, flan new House, four Lots;
price \$5,000; terms very easy.

THOMPSON, 208 Broadway.

MANUFACTURING PROPERTY FOR SALE OR EX-

ON LONG ISLAND SOUND, THERE MILES PROM Harlem Bridge by Boulevard, to let, furnished House; 20 rooms; also House, 10 rooms, garden, stabled and land. SPOFFORD BROTHERS & OO., 29 Broadway, OCEANIC, FORMERLY PORT WASHINGTON, N. J., on Shrewsbury River.—Three Cottages to let, one at \$500, one at \$500 per season. Address C. JEFFREY, Oceanic, Monmouth county, N. J.

O NLY \$1,000 CASH, AND \$1,000 ON MORTGAGE, FOE a three story Dwelling and Store, on a broad avenue, curbed, guttered and gas; a short distance above Harless Bridge, near Karl's Park; a cite sp home.

G. W. DITCHETT, No. 2 New Chambers street.

DARR CHANCE.—A SPLENDID FARM OF 68 ACRES, In Bucks county (the garden of Pennsylvania), one mile from large town and station. 35 miles from Friladelphia, 12 trains daily, only four hours from New York; land is level, free from stone, all like a garden, splendid crops, six acres wheat and rye, five oats, five ccm, one potatoes; 40 acres splendid grass, cuts two tons to the acre, cash market; beautiful stream running through farm, good fishing; six acres splendid hickory and oak thinber, good farm buildings; price, incleding crops, only 56,000, (erms \$100 cash, bainnee \$500 yearly. A great hargain. Address box 24 Quakertown Station, Richland Centre, Bucks county, Fa.

RENT TAKEN IN BOARD .- FURNISHED COUNTRY Ab Seat, near city; a genter lamily may secure a de-lightful and more economical Home than boarding. Ad-dress box 3,501 Post office.

TO LET-AT BLOOMFIELD, N. J., FOR THE SUMMER mouths, a handsome new House, with plazza on three sides, 7 rooms, and water in kitchen; situated within five minutes' walk of dopot. Address H. A. F., Heraid office. To LET-COMPLETELY FURNISHED, LARGE MAN, sion; beautiful fawn, old trees, sine vlews, fruits, flowers, dishing, bathing; 50 minuses in New Jersey; \$1.590. J. FISHER SATTERTHWAITE, 10 Pine street.

TO LET-FURNISHED, \$500, TO OCTOBER 1, COUN.

try Residence, one hour in New Jersey; beautiful
view; vegetables, fruits; use of hore and cow.

J. FISHER SATTERTHWAITE, 10 Pine street. TO LET-FOR THE SEASON, AT NEWFORT, FUR-nished House, with 15 rooms and bathroom: terms moderate. Apply to JACOB J. STORER, No. 8 Summer street, Boston.

TO BE LET FURNISHED—ON THE HARLEM ROAD, convenient to New York, a Country Residence, con-taining eight rooms, with all modern improvements; large garden, &c; rent \$75 per month. Address ALPHA, 124 Washington street. \$4.000 WILL PURCHASE BRAUTIFUL FARM, tage, at East Rockaway splendid view of the bay; ground high and extremely healthy. Owner at D. F. CURLEY'S, 12 Centre street.

REAL ESTATE TO EXCHANGE. A. TO EXCHANGE FOR FARM AND CASH, FINE

w. O. SHIPMAN, 11 Pine street, room 8. A. TO EXCHANGE, DWELLING IN BUFFALO, UN-incumbered, and cash for Brooklyn Dwelling on the hill. Owners only. W. O. SHIPMAN, II Pine st., room 8. FOR SALE OR EXCHANGE FOR NEW YORK PRO-perty-Large stone House, first class, nearly new, turnished, at Englewood, N.J., with 3 to 25 acres of land, as desired, also harm, horses, carriages, &c. Inquire of R. J. BROWN, 20 Nassau street, N. Y.

FOR SALE OR EXCHANGE—3 VERY DESIRABLE Lots in Harlem, and 3 in Brooklyn, for a good dwelling, tenement property, or a nice place in the country, near the city. Address LOTS, Herald office. FOR SALE OR EXCHANGE—SEA SIDE COTTAGE at Bloomingview, S. I., one acre of ground, plenly of truit, the flabing, P. B. systers, bearing and bathing; would make a fortune to parties enlarging the house for hotel. Crowds of peo le are daily visiting the beach without accommodations. No encumbrance. Address OWNER, 165 Gates avenue, Brooklyu.

FOR SALE AND EXCHANGE—ON NORTH SIDE Long Island, Farms, Cot ages and Shore Fronts: also two fine Virginia Farms, near station. Address P. L. HOAGLAND, Greenlawn, L. I.

OR SALE OR EXCHANGE IN PART—NEAR UNION-town, N. J., 22 miles from New York, Farm of 150 acres, well cultivated; 20 acres wood; two good hot sw, large barn; carriage house; good iences; plenty iruit; nice place; at reasonable figures. CAMPBELL & PIERSON, No. 1½ Park place. EXCHANGE-A PLOT OF 8,000 ACRES OF FINE

Cotton Land, in Arkansas, title perfect, free and clear of encumbrance, for New York, Brooklyn or near by Property. Inquire of A. SINSHEMBER, 126 Manden lane. PO EXCHANGE -A FINE FOUR STORY STONE FRONT

TO EXCHANGE—A PROPITABLE INVESTMENT—A Business Property, six miles from Jersey City, three minutes from depot, a double House, with Hall and Store, leased for a term of years, for New York or Suburban Property. Address EXCHANGE, box 171 Herald office.

WANTED-GOOD PAYING BUSINESS PROPERTY IN exchange for some \$50,000 worth of regular hard-ware and cultery at manufacturers prices. Address A. ANDREWS, box 204 Herald office. \$14.000. —FOR EXCHANGE, DWELLING NEAR cheap House in Harlen, east side.

W. O. SBIFMAN, II Pine street, room 8.

REAL ESTATE WANTED.

LOTS WANTED-FOR ALL CASH, BETWEEN Ly-second streets, Address INVESTMENT, Herald office.

MEDIUM SIZED MODERN HOUSE, ABOVE THIRTY-from the street and west of Third avenue, for good first and Second out of town Mortgages. Apply to CHARLES SEARS, 62 John street. WANTED-AN ELEGANTLY PURNISHED HOUSE, above lith street and west of Fourth evenue. Address, staining location, terms and particulars, WOOD-HULL, CLAFLIN & CO., 25 Broad street, New York.

WANTED TO PURCHASE—A PIRGE OF PROPERTY, in the Ninth ward, improved or unimproved; terms to suit the seiler. Apply to or address THOMAS H. HILL, 155 East Houston street.

BILLIARDS.

A GREAT REDUCTION.—BEST SKASONED IVORY St. 16-t plain Leathers, \$1 50 per 10), and all other Bullard Goods at lowest prices. The large tend best back of Billiard Goods in the country, with weekly shipments from Europe. H. W. COLLEND. 3, 738 Frondway, Manufacturer of the Standard Am rican Billiard Tables

A LARGE ASSORTMENT OF NEW AND SECOND hand Stillard Tables; also Balls, Coes, Cloth and everything apportaining to the business; Tables taken on storage. GEORGE E. PBELAN, No. 7 Berelay street, formerly of the firm of Phelan & Collender. NONPAREIL BILLIARD TABLIS, WITH THE prices varying from \$100 upwards, Triumings, &c., at lowest prices. RAVANAGH & DECKES, corner Canal

Now is your time to muy first class bevelled Tables complete; Balls \$18 per set; the tips, \$1 25 and \$2 per handred; in a imported.

W. H. GRIFFITH, 40 Vesley street.

TEN PIN BALLS AND PINS.

A large assortment on band. Send for price list.

Bowling alleys buff. Established 1832.

WILLIAM DILLINGHAM, III South street, New York.

TEETH EXTRACTED WITHOUT PAIN PIFTEEN years; benambing application; beautiful teeth, \$ij, set, \$io; plumpers for hollow cheeks a speciality; sets repaired. J. JAY VILLERS, 185 Grand, near Broadway.

CLOTHING.

A TTENTION :- I TAKE THE PLEASURE OF IX-ing Apparel, Carpiets, Furnitare, &c., to despuse of should call on or address Mr. or Mrs. ROSKNEEG, No Seventh avenue, second house above Twenty-fourth street, if you wish 50 per cent more than closwhere.

AT ROSENTHAL'S, 23 THIRD AVENUE, NEAR Nineteenth street date H first avenue, ladies and gentlemen can obtain the highest value for east-off Clothing and Carpets by inquiring or addressing. Ladies attended to by sirs. H. Rosenthat.

AT EDWARD MILLER'S WELL KNOWN ESTAB-lishment, 160 Seventh avenue, near Nineteculli street, ladles and geniemen can reactive the minost value in cash for their Cast-off clothing, Carpets, &c., by calling on or addressing. Ladies promptly attended to by Mrs. Miller.

A TENTION:-TWENTY YEARS PRUSSIAN HOSPI-ful experience; private diseases successfully and permanently cured; consultation tree. Dr. FRANKLIN, 161 Bloccker street.

A LADIES PHYSICIAN.—MADAME SELDEN, 67 Amity street, visits ladies at their residences; condental and skillful treatment. Advice tree. DR. KING CURES ALL DELIGATE DISEASES AND derangements; one visit sufficient; consultations strictly private. 14 Amity street, near Broadway.

DR. HARRISON, 188 BLEECKER STREET, OURES special diseases immediately, without exposure. Read celebrated treatise on nervous debility.

LADIES SPEEDILY CURED AND ROADDED DUE ing sickness by Dr. and Mone. WBST, Ladies Physicians, 142 West Twenty-fifth street.

M ME. VAN RUSKIRK, PHYSICIAN AND MIDWIFE 25 years' successful practice. Private bying-in. Computation tree. 154 East Tw enty-eighth street